## IN THE UNITED STATES DISTRICT COURT Case 3:13-cr-00385-MOIDORDINATIONERNFIRMINGS(19/14/TERAGE 1 of 1 PageID 211 DALLAS DIVISION

| UNITE  | ED STATES OF AMERICA   | )  |  |
|--|--|--|--|
| VS.  |  | )  | CASE NO.: 3:13-CR-385-M (02)   |
| PAUL   | LEE HERNANDEZ, Defendant.  | )<br>)   |  |
|  |  | REPORT AND RECOMMEN  |  |
| Magist<br>28 U.S<br>Magist<br>Court a<br>Indictn | at of the defendant, and the Report a rate Judge, and no objections thereto. C. § 636(b)(1), the undersigned Distrate Judge concerning the Plea of Guaccepts the plea of guilty, and PAUment, Conspiracy to Possess With International Page 1981.                        | and Recommendation Concerning having been filed within fourted rict Judge is of the opinion that the filty is correct, and it is hereby act of LEE HERNANDEZ is herely tent to Distribute a Controlled States. | Regarding Entry of a Plea of Guilty, the ag Plea of Guilty of the United States are days of service in accordance with the Report and Recommendation of the accepted by the Court. Accordingly, the by adjudged guilty of Count 1 of the Gubstance, a violation of 21 U.S.C. §§ accordance with the Court's scheduling |
|  | The defendant is ordered to remain   | in custody.  |  |
|  | The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c). |  |  |
|  |  | ion, by clear and convincing evid  | d States Magistrate Judge who set the ence, of whether the defendant is likely leased under § 3142(b) or (c).  |
|  | The defendant is ordered detained p<br>to the United States Marshal no late  |  | 2). The defendant shall self-surrender   |
|  | ☐ The Government has recom ☐ This matter shall be set f conditions of release for det  | hood that a motion for acquittal<br>nmended that no sentence of imp<br>for hearing before the United sermination, by clear and convince  | or new trial will be granted, or   |
|  | a motion alleging that there are exdetained under § 3143(a)(2). This means the conditions of release freezeptional circumstances under § 3143(a)(2).   | sceptional circumstances under<br>natter shall be set for hearing bef<br>for determination of whether it<br>3145(c) why the defendant shou<br>lear and convincing evidence that                                | § (a)(2) because the defendant has filed<br>§ 3145(c) why he/she should not be<br>fore the United States Magistrate Judge<br>has been clearly shown that there are<br>ld not be detained under § 3143(a)(2),<br>at the defendant is likely to flee or pose<br>3142(b) or (c).  |

SIGNED this 19th day of May, 2014.

BARBARA M. G. LYNN UNITED STATES DISTRICT JUDGE NORTHERN DISTRICT OF TEXAS